

REMARKS

In the Examiner's Amendment, which accompanied the Notice of Allowance, claim 24 (lines 9 and 10 thereof) was amended to delete "against the frictional retention of". However, the words "the keying means" should also have been deleted from line 10.

The issue fee in this allowed parent case was paid on June 8, 2005.

This was noticed when preparing a new continuation-in-part (CIP) application.

Thank you for your cooperation and assistance.

Respectfully submitted,

8.4.05
Date

Leonard Bloom
Leonard Bloom
Reg. No. 18,369
Attorney for Applicant

SR/bjs;(08/04/05)

<p>CERTIFICATE OF TRANSMITTAL</p> <p>I hereby certify that this correspondence is being deposited with the U.S. Postal Service as Express Mail in an envelope addressed to: Commissioner for Patents, P. O. Box 1450, Alexandria, VA 22313-1450.</p> <p>Date: <u>08/04/05</u></p> <p>Express Label No.: <u>EV737485699US</u></p> <p>By: <u>Betty J. Smith</u></p>

ARMSTRONG, KRATZ, QUINTOS, HANSON & BROOKS, LLP
502 Washington Avenue, Suite 220
Towson, Maryland 21204
Phone: (410) 337-2295
Fax: (410) 337-2296

P:\HOME\ROBERTSON\Amendment\04059pa-amend37cfr1.312-2Bavett.wpd